

IT IS HEREBY ADJUDGED and DECREED that the below described is SO ORDERED.

Dated: May 12, 2017.

CRAIG A. GARGOTTA
UNITED STATES BANKRUPTCY JUDGE

UNITED STATES BANKRUPTCY COURT Western District of Texas San Antonio Division

IN RE: **Bella Logistics LLC**, Debtor(s)

Case No.: 17–50913–cag

Chapter No.: 11

ORDER DISMISSING PLEADING FOR LACK OF COMPLIANCE WITH LOCAL RULES FOR FORMAT OF PLEADINGS

CAME ON for consideration the following pleading:

#6 Application of John T. Ticher For Pro Hace Vice Admission

Upon consideration thereof, the court notes that the pleading is deficient in the following respects:
☐ The pleading does not include the signer's mailing address, telephone number and area code.
\square The filing is not accompanied by the requisite form of notice.
The pleading lacks the appropriate certificate of service.
\square The filing states an incorrect time for notice to file objections, see BK Local Rule 9014(a) revised 11/1/2013.
\square The filing states an incorrect time for notice to file objections, see BK Local Rule 4001(a)(2) regarding motions for relief from stay as revised 11/1/2013.
\Box The pleading lacks the appropriate certificate of conference pursuant to Rules 9014(e) and 9014(f).
\square The pleading lacks the proposed form of order attached as an exhibit to the motion, see L. Rule 9013 (b) revised $11/1/2013$.
\square The pleading lacks the separately uploaded proposed order, see L. Rule 9013 (b) revised 11/1/2013.
The filing does not comply with the Official Bankruptcy Forms changes effective December 1, 2015. The new forms and conversion charts may be viewed at: <u>TXWB web site</u> .

Other(describe): See Local Rule 9013(c)(2)
The court concludes that the pleading should be dismissed without prejudice to its refiling. So **ORDERED**. ###